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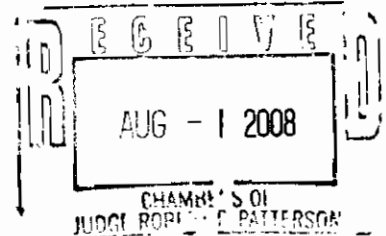
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July 29, 2008



Hon. Robert P. Patterson, Jr., U.S.D.J.
Daniel Patrick Moynihan United States Courthouse
500 Pearl St., Room 2550
New York, NY 10007

MEMO ENDORSED

Re: Bolsch v. MW Mechanical, Inc. v. Hines and 140 BW
07 CV 7680 (RPP)

Dear Judge Patterson:

Kindly accept this correspondence as a formal request to modify the March 17, 2008 scheduling order in the above-captioned matter and, if appropriate, permission to file a motion to compel discovery responses. At this time, there is extensive discovery outstanding from the Defendants. Defendants Hines and 140 BW have failed to fully respond to Plaintiffs' interrogatories and document demands. Moreover, the Defendants have not been deposed although their testimony is now scheduled for August 11, 2008.

Thank you for Your Honor's attention to this matter.

Respectfully submitted,


MICHAEL J. ASTA

MJA

SEE TYPEWRITTEN MEMO
ENDORSEMENT ATTACHED

*application granted
This Court does not
require permission to
file any motion.
Defendants are to supply any
outstanding documents by
answer to interrogatories by
8/7/08. So ordered
Robert P. Patterson Jr.
USDC
8/4/08*

Case: **Bolsch v. MW Mechanical, Inc. v. Hines and 140 BW**
Index No. **07 Civ. 7680 (RPP)**

MEMO ENDORSEMENT READS:

Application granted.

*This Court does not require permission to file any motions.
Defendants are to supply any outstanding documents or answers to
interrogatories by 8/7/08.*

So ordered.

Robert P. Patterson, Jr., U.S.D.J., 8/4/08